1	Daniel M. Gilleon (SBN 195200) Samuel A. Clemens (SBN 285919)	ELECTRONICALLY FILED
2	Alexis Bastedo (SBN 249183)	Superior Court of California, County of San Diego
3	Gilleon Law Firm, APC 1320 Columbia Street, Suite 200	01/09/2019 at 03:40:07 PM
4	San Diego, CA 92101 Tel: 619.702.8623/Fax:619.702.6337 Email: <u>dan@gilleon.com</u>	Clerk of the Superior Court By Valeria Contreras,Deputy Clerk
5	sam@gilleonlawfirm.com alexis@gilleonlawfirm.com	
6 7	Attorneys for Plaintiff Cathrine DeBoe	r
8	SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
9	(Hall of Justice)	
10		
11	CATHRINE DEBOER,	CASE NO.: 37-2019-00001436-CU-OE-CTL
12	vs.	COMPLAINT FOR DAMAGES:
13	CLAIM JUMPER ACQUISITION COMPANY, LLC; ANGEL	 Quid Pro Quo Sexual Harassment (Gov. Code § 12940(j));
14	SANCHEZ; and DOES 1 through 50,	2. Hostile Work Environment Sexual Harassment (Gov. Code § 12940(j));
15	Defendants.	3. Gender Discrimination
16		(Gov. Code § 12940(a)); 4. Wrongful Termination;
17		5. Failure to Prevent Harassment, Discrimination, and Retaliation
18		(Gov. Code § 12940(k)); 6. Negligent Hiring, Supervision, or Retention of Employee;
19		7. Sexual Battery; and
20		8. Gender Violence (Civil Code § 52.4).
21	Plaintiff, Cathrine DeBoer, alleges:	
22	1. Plaintiff, Cathrine DeBoer ("DeBoer"), is a 31 year-old, single mother of three young	
23	children, one of whom has cerebral palsy, all residing in San Diego County, California. Ms. DeBoer	
24	is a licensed California phlebotomist, but at the time of the sexual assaults described below, she was	
25	a server at the Claim Jumper restaurant located inside the Wyndham San Diego Bayside hotel – 1355	
26	North Harbor Drive in San Diego, California.	
27	2. Defendant, Claim Jumper Acquisition Company, LLC (hereinafter "Claim Jumper"),	
28	is a limited liability company organized and existing under the laws of the state of Nevada.	
	11	

22.

- 3. Defendant, Angel Sanchez ("Sanchez"), is a 48 year-old male who resides in San Diego County, California, and also goes by the name Angel Sanchez Munoz. Despite the egregious acts of sexual assaults which, despite indisputable evidence (e.g., an audio recording of compelled oral sex), Sanchez and Claim Jumper still deny Sanchez not only remains employed by Claim Jumper, he has also kept his position as a supervisor, manager, and managing agent at the Wyndham San Diego Bayside location.
- 3. The true names and capacities, whether individual or otherwise, of defendants Does 1 through 50 are unknown to DeBoer who, therefore, sues them by such fictitious names pursuant to CCP § 474. DeBoer is informed and believes that each of the Doe defendants is responsible in some manner for the acts of omissions alleged in this complaint or caused her damages.
- 4. At all material times, all of the defendants were agents and employees of the other defendants and when doing the acts alleged in this complaint they acted within the course and scope of such agency and/or employment. At all material times, each of the defendants authorized and ratified the acts of the other defendants.
- 5. DeBoer is a thirty one year-old single mom of three young girls. One of her daughters has cerebral palsy. DeBoer worked two jobs to take care of her daughters and went to night school to become a phlebotomist to improve their lives. Obviously, DeBoer's employment was critically important to her family and Sanchez knew it.
- 6. In July 2017, DeBoer began working for Claim Jumper as a food server. Sanchez was a manager and supervisor, and quickly realized he could exploit DeBoer's dependence on her job and the past abuse by other men that DeBoer had suffered since childhood.
- 7. Sanchez capitalized on DeBoer's vulnerabilities for the malicious and evil motive of compelling DeBoer into sexual submission by doing such things as:
 - a. Sanchez asked DeBoer to meet him outside of work and have sex;
- b. Sanchez complimented DeBoer's looks, touched her on a daily basis, and tried to be physically close to her. This conduct consisted of sexually inappropriate comments and requests. On many occasions, Sanchez told DeBoer that if she wanted to advance her employment she had to provide sexual favors and not complain;

- c. In October 2017, Sanchez slid his fingers into DeBoer's pants and touched her vagina. Sanchez said, "What color panties are you wearing?" and "We should fuck back here. Nobody can see us." DeBoer backed away. Sanchez pursued her, came up from behind her again and tried to pull her back toward his body. Sanchez rubbed her breasts, butt, and vagina from behind. Sanchez asked, "[1]et me lick it," referring to DeBoer's vagina and asked her if she was "wet." Sanchez told DeBoer, "[w]e can help each other out," meaning he would provide job benefits in exchange for sex;
- d. In late 2017, Sanchez invited DeBoer to go to the produce cooler multiple times and kept touching her body at work. Sanchez often mentioned that he could get DeBoer a promotion in exchange for sexual favors;
- e. On five occasions December 2017, January 2018, February 2018, April 2018 and August 2018 Sanchez forced DeBoer to give him oral sex in the restaurant, including in dining areas and restrooms during regular business hours when customers were present. On one occasion, because she feared another felony sexual assault was going to happen, and could potentially use the recording as evidence to obtain a restraining order, DeBoer recorded the assault. This assault took place in a dining room where Sanchez had turned off the lights, keep himself out of sight of the other workers in the area who were close enough to potentially overhear any communications.
- 8. Soon after the January 2018 sexual assault, DeBoer left work early (because of the assault) and was so traumatized, she got into a car accident, causing her to have a miscarriage.
- 9. On August 23, 2018, DeBoer filed a complaint with the Department of Fair Employment and Housing and received her right-to-sue on the same date. DeBoer has exhausted all administrative remedies.

25 | ///

26 ///

///

27 ///

ں ال

9

10

11

12

13

14

15

16

17 18

19

20

21 22

23

24 25

26

27

28

1//

FIRST CAUSE OF ACTION (Quid Pro Quo Sexual Harassment (Gov. Code § 12940(j)) Against All Defendants)

- 10. DeBoer re-alleges paragraphs 1 through 9.
- 11. As alleged above, DeBoer's supervisor, Sanchez, made unwanted sexual advances to DeBoer and engaged in unwanted verbal and physical conduct of a sexual nature. As alleged above, terms of employment, job benefits, or favorable working conditions were made contingent, by words or conduct, on DeBoer's acceptance of Sanchez's sexual advances or conduct.
- 12. As a legal and proximate result of these sexual advances and encounters, DeBoer suffered, and will continue to suffer, economic and non-economic damages, including medical expenses, lost wages, lost earning capacity and general damages, including, but not limited to, for emotional distress and mental suffering.
- 13. Sanchez committed the above acts with malice, fraud and oppression in conscious disregard of plaintiff's rights and safety. Claim Jumper authorized and ratified the conduct of Sanchez by failing to investigate or remedy the ongoing, pervasive, and hostile sexual harassment that was occurring in the workplace. Claim Jumper further had advanced knowledge of Sanchez' misconduct yet continued to employ him in reckless disregard for the rights and safety of Claim Jumper employees and customers, including DeBoer. Plaintiff is therefore entitled to punitive damages against all defendants as defined by Civil Code § 3294.

SECOND CAUSE OF ACTION (Hostile Work Environment Sexual Harassment (Gov. Code § 12940(j)) Against All Defendants)

- 14. DeBoer re-alleges paragraphs 1 through 13.
- 15. As alleged above, DeBoer was an employee of Claim Jumper and was subjected to unwanted, severe, and pervasive harassment and abusive sexual conduct by her supervisor, Sanchez, because she is a woman.
- 16. A reasonable woman in DeBoer's position would have considered the conduct of Sanchez to be hostile and sexually harassing and abusive. DeBoer did consider Sanchez's conduct and the resulting work environment to be hostile and sexually abusive.

- 17. As a legal and proximate result of the hostile work environment sexual harassment, DeBoer suffered damages, and will continue to suffer damages, including but not limited to, past and future medical expenses, pain, suffering, emotional distress, mental anguish, and embarrassment.
- 18. Sanchez committed the above acts with malice, fraud and oppression in conscious disregard of plaintiff's rights and safety. Claim Jumper authorized and ratified the conduct of Sanchez by failing to investigate or remedy the ongoing, pervasive, and hostile sexual harassment that was occurring in the workplace. Claim Jumper further had advanced knowledge of Sanchez' misconduct yet continued to employ him in reckless disregard for the rights and safety of Claim Jumper employees and customers, including DeBoer. Plaintiff is therefore entitled to punitive damages against all defendants as defined by Civil Code § 3294.

THIRD CAUSE OF ACTION (Gender Discrimination (Gov. Code § 12940(a)) Against All Defendants)

- 19. DeBoer re-alleges paragraphs 1 through 19.
- 20. As alleged above, DeBoer was constructively discharged by defendants. The actions of Sanchez and the inaction by Claim Jumper intentionally created or knowingly permitted working conditions to exist that were so intolerable that a reasonable person in DeBoer's position would have had no reasonable alternative except to resign and DeBoer did resign because of these working conditions.
- 21. DeBoer's sex was a substantial motivating reason for misconduct that resulted in DeBoer's constructive discharge.
- 22. As a legal and proximate result of the gender discrimination, DeBoer suffered damages, and will continue to suffer damages, including but not limited to, past and future medical expenses, pain, suffering, emotional distress, mental anguish, and embarrassment.
- 23. Sanchez committed the above acts with malice, fraud and oppression in conscious disregard of plaintiff's rights and safety. Claim Jumper authorized and ratified the conduct of Sanchez by failing to investigate or remedy the ongoing, pervasive, and hostile sexual harassment that was occurring in the workplace. Claim Jumper further had advanced knowledge of Sanchez' misconduct yet continued to employ him in reckless disregard for the rights and safety of Claim

Jumper employees and customers, including DeBoer. Plaintiff is therefore entitled to punitive damages against all defendants as defined by Civil Code § 3294.

FOURTH CAUSE OF ACTION (Wrongful Termination Against Public Policy Against All Defendants)

- 24. DeBoer re-alleges paragraphs 1 through 23.
- 25. As alleged above, Sanchez and Claim Jumper intentionally created or knowingly permitted working conditions to exist that were so intolerable that a reasonable person in DeBoer's position would have had no reasonable alternative except to resign. The adverse working conditions based upon sex are against public policy and were unusually and repeatedly offensive to a reasonable person in DeBoer's position. DeBoer did resign because of the intolerable conditions.
- 26. As a legal and proximate result of the wrongful termination, DeBoer suffered damages, and will continue to suffer damages, including but not limited to, past and future medical expenses, pain, suffering, emotional distress, mental anguish, and embarrassment.
- 27. Sanchez committed the above acts with malice, fraud and oppression in conscious disregard of plaintiff's rights and safety. Claim Jumper authorized and ratified the conduct of Sanchez by failing to investigate or remedy the ongoing, pervasive, and hostile sexual harassment that was occurring in the workplace. Claim Jumper further had advanced knowledge of Sanchez' misconduct yet continued to employ him in reckless disregard for the rights and safety of Claim Jumper employees and customers, including DeBoer. Plaintiff is therefore entitled to punitive damages against all defendants as defined by Civil Code § 3294.

FIFTH CAUSE OF ACTION (Failure to Prevent Harassment, Discrimination, and Retaliation (Gov. Code § 12940(k)) Against Claim Jumper and Does 1 to 50)

- 28. DeBoer re-alleges paragraphs 1 through 27.
- 29. At all relevant times, defendants failed to take all reasonable steps to prevent harassment, discrimination, retaliation based on DeBoer's gender. DeBoer was an employee of Claim Jumper and was subjected to harassment, discrimination, and retaliation in the course of employment, as alleged above. Claim Jumper failed to take all reasonable steps to prevent the harassment, discrimination, and retaliation.

31. Sanchez committed the above acts with malice, fraud and oppression in conscious disregard of plaintiff's rights and safety. Claim Jumper authorized and ratified the conduct of Sanchez by failing to investigate or remedy the ongoing, pervasive, and hostile sexual harassment that was occurring in the workplace. Claim Jumper further had advanced knowledge of Sanchez' misconduct yet continued to employ him in reckless disregard for the rights and safety of Claim Jumper employees and customers, including DeBoer. Plaintiff is therefore entitled to punitive damages against all defendants as defined by Civil Code § 3294.

SIXTH CAUSE OF ACTION (Negligent Hiring, Supervision, Or Retention Of Employee Against Claim Jumper And Does 1 To 50)

- 32. DeBoer re-alleges paragraph 1 though 31.
- 33. Claim Jumper hired Sanchez, who was or became unfit and/or incompetent to perform the work for which he was hired. Sanchez preyed on a subordinate employee and used his position of power for sexual contact with DeBoer. Claim Jumper knew or should have known that Sanchez was unfit and/or incompetent and that this unfitness and/or incompetence created a particular risk to its employees and customers, including DeBoer.
- 34. As a legal and proximate result of the Sanchez's unfitness and/or incompetence to perform his job and defendants' failure to properly hire, supervise and retain Sanchez, DeBoer suffered damages, and will continue to suffer damages, including but not limited to, past and future medical expenses, pain, suffering, emotional distress, mental anguish, and embarrassment.
- 35. Sanchez committed the above acts with malice, fraud and oppression in conscious disregard of plaintiff's rights and safety. Claim Jumper authorized and ratified the conduct of Sanchez by failing to investigate or remedy the ongoing, pervasive, and hostile sexual harassment that was occurring in the workplace. Claim Jumper further had advanced knowledge of Sanchez' misconduct yet continued to employ him in reckless disregard for the rights and safety of Claim

Jumper employees and customers, including DeBoer. Plaintiff is therefore entitled to punitive damages against all defendants as defined by Civil Code § 3294.

SEVENTH CAUSE OF ACTION (Sexual Battery Against All Defendants)

- 36. DeBoer re-alleges paragraphs 1 through 35.
- 37. Sanchez intended harmful or offensive contact with DeBoer's sexual organs, including her breasts, vagina, and buttocks and further intended to force DeBoer to make harmful or offensive contact of Sanchez's penis. Such harmful and offensive sexual contact resulted directly from Sanchez's conduct, as alleged above. DeBoer did not consent to any sexual contact with Sanchez.
- 38. As a legal and proximate result of the Sanchez's sexual contact with DeBoer without her consent, DeBoer suffered damages, and will continue to suffer damages, including but not limited to, past and future medical expenses, pain, suffering, emotional distress, mental anguish, and embarrassment.
- 39. Sanchez committed the above acts with malice, fraud and oppression in conscious disregard of plaintiff's rights and safety. Claim Jumper authorized and ratified the conduct of Sanchez by failing to investigate or remedy the ongoing, pervasive, and hostile sexual harassment that was occurring in the workplace. Claim Jumper further had advanced knowledge of Sanchez' misconduct yet continued to employ him in reckless disregard for the rights and safety of Claim Jumper employees and customers, including DeBoer. Plaintiff is therefore entitled to punitive damages against all defendants as defined by Civil Code § 3294.

EIGHTH CAUSE OF ACTION (Gender Violence (Civil Code § 52.4) Against Sanchez And Does 1 To 50)

- 40. DeBoer re-alleges paragraphs 1 through 39.
- 41. As alleged above, Sanchez acted with violence, coercion, and intimidation against DeBoer, and violated her rights under Civil Code§ 52.4(c) because she is a woman, and as a means to degrade, demean, and denigrate the female sex. By doing the things alleged above Sanchez intended to cause harmful and offensive sexual contact with DeBoer and such harmful contacts did in fact occur. Lopez did not consent to any of the contacts or any touching.